UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

MARC VEASEY, et al.,	
§	
Plaintiffs, §	
VS.	CIVIL ACTION NO. 2:13-CV-00193
§	
RICK PERRY, et al.,	
§	
Defendants. §	

STIPULATION OF FACT REGARDING PLAINTIFF GORDON BENJAMIN

Plaintiff Gordon Benjamin ("Plaintiff") and Defendants stipulate to the following:

1. Plaintiff has in his possession, custody, or control, two or more "Supporting Identification" documents listed on the Department of Public Safety's "Election Identification Certificates (EIC) – Documentation Requirements" webpage, http://www.txdps.state.tx.us/DriverLicense/eicDocReqmnts.htm.

Dated: September 1, 2014

Respectfully submitted,

GREG ABBOTT Attorney General of Texas

DANIEL T. HODGE First Assistant Attorney General

JONATHAN F. MITCHELL Solicitor General

J. REED CLAY, JR.
Special Assistant and Senior Counsel
to the Attorney General
Southern District of Texas No. 1160600

/s/ John B. Scott JOHN B. SCOTT Deputy Attorney General for Civil Litigation Southern District of Texas No. 10418 Texas State Bar No. 17901500 ATTORNEY-IN-CHARGE

G. DAVID WHITLEY

Assistant Deputy Attorney General Southern District of Texas No. 2080496

STEPHEN RONALD KEISTER

Assistant Attorney General Southern District of Texas No. 18580

JENNIFER MARIE ROSCETTI

Assistant Attorney General Southern District of Texas No. 224780

LINDSEY ELIZABETH WOLF

Assistant Attorney General Southern District of Texas No. 2292940

FRANCES WHITNEY DEASON

Assistant Attorney General Southern District of Texas No. 2302872

209 West 14th Street P.O. Box 12548 Austin, Texas 70711-2548 (512) 475-0131

BEN A. DONNELL

Donnell, Abernethy & Kieschnick 555 N. Carancahua, Suite 1770 Corpus Christi, Texas 78401-0853 Southern District of Texas No. 5689

COUNSEL FOR THE STATE OF TEXAS, RICK PERRY, JOHN STEEN, and STEVE MCCRAW

/s/ Chad W. Dunn

Chad W. Dunn State Bar No. 24036507 K. Scott Brazil State Bar No. 02934050 Brazil & Dunn 4201 Cypress Creek Parkway, Suite 530 Houston, Texas 77068 Telephone: (281) 580-6310 Facsimile: (281) 580-6362

chad@brazilanddunn.com scott@brazilanddunn.com

J. Gerald Hebert
D.C. Bar No. 447676
Emma Simson
Maryland Bar
Campaign Legal Center
215 E Street NE
Washington DC 20002
Telephone (202) 736-2200
ghebert@campaignlegalcenter.org
esimson@campaignlegalcenter.org

Neil G. Baron State Bar No. 01797080 Law Office of Neil G. Baron 914 FM 517 W, Suite 242 Dickinson, Texas 77539 Telephone (281) 534-2748 Facsimile (281) 534-4309 neil@ngbaronlaw.com

David Richards
State Bar No. 16846000
Richards, Rodriguez & Skeith, LLP
816 Congress Avenue, Suite 1200
Austin, Texas 78701
Telephone (512) 476-0005
Facsimile (512) 476-1513
daverichards4@juno.com

Armand G. Derfner
Derfner, Altman & Wilborn, LLC
P.O. Box 600
Charleston, S.C. 29402
Telephone (843) 723-9804
aderfner@dawlegal.com

Attorneys for Gordon Benjamin

CERTIFICATE OF SERVICE

I hereby certify that on September 1, 2014, a true and correct copy of the foregoing document was served via the Court's ECF system to all counsel of record.

John B. Scott _____ JOHN B. SCOTT